## USM-285 is a 5-part formatful sait the form and print 5 copies. Sign as manded and route as specified

U.S. Department of Justice United States Marshals Service

## PROCESS RECEIPT AND RETURN

PLAINTIFF Juan Davila-Ba	ajana			COURT C	<b>ASE NUMBER</b> -0253	
DEFENDANT	FNDANT				TYPE OF PROCESS	
Houseler				Summons		
NAME OF INDITAL	DUAL, COMPANY, COR					
SERVE JOUS	seler (Ste	ephen Hou	sler, Safet	y Manager,	FCI McKea	n)
AT ADDRESS (Siree' of	Sele (Ste or RFD. Apartment No. Cit 000, Bradford,	ty. State and ZIP	* Code)			
			<del></del>	<del></del>		
SEND NOTICE OF SERVICE COPY T	NOTICE OF SERVICE COPY TO REQUESTER AT NAME AND ADDRESS BELOW				ess to be	1
				scrved with this	ruin 285	T
	Juan Davila-Bajana, Reg. No. 47580-053			Number of parties to be		7
FCI McKean P.O. Box 800)				served in this cas	×c	7 
	Bradford, PA. 16701-0980			Check for service on U.S.A.	c	X
anature of Attorney other Originator Fro	nuesting service on behalf of	of G		TELEPHONE NI MREE		NTF.
gnature of Attorney other Originator (eq	questing service on behalf o	<u> </u>	XPLAINTIFF DEFENDANT	TELEPHONE NUMBER	t DA	NTE 8/ <b>4</b> 8/05
Juan Davila-3a	ajana		DEFENDANT	NONE		8/ <b>1</b> 8/05
, , ,	ajana		DEFENDANT	NONE		8/ <b>1</b> 8/05
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- PRINT 5 COPIES: 1. CLERK OF THE COURT
  - 2. USMS RECORD
  - 3. NOTICE OF SERVICE
  - 4. BILLING STATEMENT\*: To be returned to the U.S. Marshal with payment, if any amount is owed. Please remit promptly payable to U.S. Marshal.
  - 5. ACKNOWLEDGMENT OF RECEIPT

PRIOR EDITIONS MAY BE USED

Form USM-285 Rev. 12/15/80 Automated 01/00 Document 15

Filed 10/07/2005

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AO 399 (12/93)

## WAIVER OF SERVICE OF SUMMONS

To: Juan Davila Bajara
(NAME OF PLANTIFF'S ATTORNEY OR UNREPRESENTED RANGET)
I acknowledge receipt of your request that I waive service of a summons in the action of Bajara V. Holohan et al., which is case number
in the United States District Court for the
Weslein District of PA
I have also received a copy of the complaint in the action, two copies of this instrument, and a means by which I can return the signed waiver to you without cost to me.
I agree to save the cost of service of a summons and an additional copy of the complaint in this lawsuit by not requiring that I (or the entity on whose behalf I am acting) be served with judicial process in the manner provided by Rule 4.
I (or the entity on whose behalf I am acting) will retain all defenses or objections to the lawsuit or to the jurisdiction or venue of the Court except for objections base on a defect in the summons or in the service of the summons.
l understand that a judgment may be entered against me (or the party on whose behalf I am acting) if an answer or motion under Rule 12 is not served upon you within 60 days after
outside the L'nited States.
Stepl Et a. 21.05
Print/Typed Name Stephen R. Housley
As Safety Mananger of FCI McVan

Bully by avoid Unnecessary Costs of Service of Sustamone

Rule 4 of the Frideral Rules of Civil Proceduce requires certain parties to cooperate in saving unnecessary costs of service of the summons and complaint. A defendant located in the United States who, after being notified of an action and saled by a plaintiff located in the United States to waive service of summons, falls to do so will be required to bear the cost of such service unless good cases be shown for its billier to sign and return the values.

be required to bear the cost of such service unless good costee be shown for its believe to sign and return the waives.

R is not good cause for failure to ware service that a party believes that the complaint is unfounded, or that the ection has been brought in an improper place or in a count that facks jurisdiction over the subject matter of the ection or over its person or proporty. A party who waves service summons and objections (accept any relating to the summons or to the service of the summons), and may later object to the jurisdiction of the count or to the place where the ection has been brought.

A distinction while waves service must within the time specified on the waiver form serve on the plaintiff a ettorney (or unrepresented plaintiff) a response to the complaint and must also file it signed copy of the response with the Court. If the summons had been actually served when the request for waiver of service was received defendent. By waving service, a defendant is allowed more time to answer that if the summons had been actually served when the request for waiver of service was received.

04-253E